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ATTORNEY GENERAL OF MISSOURI

JEREMIAH W. (JAY) NIXON ATTORNEY GENERAL Jefferson City 65102

P.O. Box 899 (573) 751-3321

June 5, 2001

The Honorable Michael Powell
The Honorable Susan Ness
The Honorable Harold Furchgott-Roth
The Honorable Gloria Tristani
Federal Communications Commission
The Portals
445 12th Street
Washington, D.C. 20554

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JUN 11 2001

PEDERAL GOMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

Ex Parte Communication Re: In the Matter of the Application by SBC Communications, Inc., Southwestern Bell Telephone Company, and Southwestern Bell Communications Services, Inc., d/b/a Southwestern Bell Long Distance for Provision of In-Region InterLATA Service in Missouri, CC Docket No. 01-88.

Dear Chairman Powell:

Southwestern Bell's application to this Commission asking for its authorization to allow Southwestern Bell to provide In-Region InterLATA service in Missouri is premature. From the inception of this case through years of pleadings, document review, and hearings, to this date, the Missouri Attorney General has asserted the same consistent position: Southwestern Bell should be granted authority to provide long distance service when, upon strict scrutiny, each of the elements of 47 U.S.C. § 271 (1996) has been met, and where Southwestern Bell has not met an element, it should be directed with a "road map to compliance".

Though Southwestern Bell's application has improved greatly since November of 1998, Southwestern Bell has not, as of yet, met all of the criteria established by § 271 as prerequisite to its being granted authority to provide interLATA long distance service in Missouri. There are a couple of important issues that Southwestern Bell needs to address in order to perfect its application -- first, interconnection on a nondiscriminatory basis and second, establishing a track record that evidences actual compliance rather than theoretical compliance.

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Interconnection with competing local exchange carriers ("CLEC's") is a key concept to the opening of local service markets. Facilities-based competition is a more effective and a more permanent way to open local service markets to competition than pure resale. Southwestern Bell's M2A agreement for interconnection is a step in the right direction, but certain of its pricing elements need to be adjusted downward. There is no credible reason why pricing elements in M2A should exceed, let alone greatly exceed, the price of those same elements that Southwestern Bell offers in its T2A agreement in Texas. The Comments of the Missouri Office of the Public Counsel ("MOPC") and the Evaluation of the United States Department of Justice filed with the Commission in this case do a commendable job outlining this pricing issue. We urge the Commission to factor those comments into its decision making.

Second, prior to approval, Southwestern Bell should implement the M2A for a reasonable period of time, ninety days, for example, so that so that the Missouri Public Service Commission, and vicariously, this Commission, can assess whether Southwestern Bell is, in actuality (rather than just theoretically), providing interconnection to CLEC's on a nondiscriminatory basis as required by § 271.

The Missouri Public Service Commission ("MPSC") did yeoman's work in gathering the evidence and providing the all the parties with opportunity to assert their positions. The MPSC's February 13, 2001 Order made findings that Southwestern Bell did not comply with 4 of the 14 items of the § 271 competitive checklist. Those items -- nondiscriminatory access to interconnection, nondiscriminatory access to unbundled network elements, nondiscriminatory access to unbundled local loops, and nondiscriminatory access to unbundled local transport -- are crucial to facilities-based competition. That order also stated that the MPSC would issue a conditional approval if Southwestern Bell made certain changes to M2A. Southwestern Bell did make some changes, but not enough to earn immediate approval.

The Missouri Attorney General and MOPC urged the MPSC to withhold its approval of Southwestern Bell's application until after Southwestern Bell had made M2A available for a compliance period. That way, the MPSC would have evidence upon which to base its decision that Southwestern Bell was functionally providing nondiscriminatory access to its network. The MPSC did not adopt that suggestion. But this Commission should. Compelling Southwestern Bell to live up to the offering promises of M2A will reduce the likelihood of backsliding to practices which make it difficult for CLEC's to gain a market foothold.

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Southwestern Bell's own expert witness, Dr. Alfred Kahn, captured that concept most eloquently in his testimony before the MPSC. Dr. Kahn testified:

I think that letting the RBOCs in [long distance] will encourage local competition because the long distance carriers will want to be able to offer one-stop shopping, but you have to first make sure that the local market is indeed open at least under Track B. I do not say that -- I would be totally misunderstood if you felt that I was saying let them into interLATA and then look to see whether Track A or B is satisfied. That's not what the Act says, and quite properly it does not. [emphasis added] (Tr. 518-519).

The Missouri Attorney General urged the MPSC to provide Southwestern Bell with a "road map to compliance" because simply denying Southwestern Bell's application will not open local markets. The Missouri Attorney General does likewise here. We understand the procedural mechanism that the Act imposes on this Commission's decision making regarding Southwestern Bell's § 271 application. But this Commission can point Southwestern Bell in the right direction and help it and Missouri's CLEC's complete the journey started in November of 1998. Doing that will benefit Missouri consumers in the long run. Thank you kindly for your attention to our concerns.

Respectfully,

JEREMIAH W. (JAY) MIXON Attorney General

/ mold

Ronald Molteni

Assistant Attorney General

copies:

Parties on attached service list

Service List

Chairman Michael K. Powell Commissioner Harold W. Furchtgott-Roth Commissioner Susan Ness Commissioner Gloria Tristani Magalie Roman Salas, Secretary Federal Communications Commission 445 12th St., SW, Room TW-B204 Washington, DC 20554

Janice Myles
Policy & Program Planning Division
Common Carrier Bureau
Federal Communications Commission
445 12th St., SW, Room 5-B-145
Washington, DC 20554

Thomas Navin Common Carrier Bureau Federal Communications Commission 445 12th St., SW Washington, DC 20554

Michelle Carey Chief, Policy & Program Planning Div. Common Carrier Bureau Federal Communications Commission 445 12th St., SW Washington, DC 20554

Kathy Farroba, Deputy Chief Policy & Program Planning Division Federal Communications Commission 445 12th St., SW Washington, DC 20554 Dorothy Atwood Chief, Common Carrier Bureau Federal Communications Commission 445 12th Street, SW Washington, DC 20554

Glen Reynolds Associate Bureau Chief Common Carrier Bureau Federal Communications Commission 445 12th St., SW Washington, DC 20554

ITS, Inc. 445 12th St. NW, Rm. C4-B402 Washington, DC 20554

Chair Sheila Lumpe Missouri Public Service Commission Governor's Office Building 200 Madison Street P.O. Box 360 Jefferson City, MO 65102

Commissioner Connie Murray Missouri Public Service Commission Governor's Office Building 200 Madison Street P.O. Box 360 Jefferson City, MO 65102 Commissioner Steve Gaw Missouri Public Service Commission Governor's Office Building 200 Madison Street P.O. Box 360 Jefferson City, MO 65102

Commissioner Kelvin L. Simmons Missouri Public Service Commission Governor's Office Building 200 Madison Street P.O. Box 360 Jefferson City, MO 65102

Dan Joyce
Nathan Williams
Missouri Public Service Commission
Governor's Office Building
200 Madison Street
P.O. Box 360
Jefferson City, MO 65102

John M. Nannes
Joseph Farrell
Telecommunications Task Force
Antitrust Division
U.S. Department of Justice
1401 H Street, NW, Suite 8000
Washington, DC 20005

Laury E. Bobbish, Acting Chief Cynthia R. Lewis Katherine E. Brown Lauren M. Fishbein Telecommunications Task Force U.S. Department of Justice 1401 H Street, NW Washington, DC 20005

W. Robert Majure, Assistant Chief John Henly, Economist Economic Regulatory Section U.S. Department of Justice 1401 H Street, NW Washington, DC 20005 James D. Ellis
Paul M. Mancini
Martin E. Grambow
SBC Communications, Inc.
175 E. Houston
San Antonio, TX 78205

Michael K. Kellogg Kellogg, Huber, Hansen, Todd & Evans, P.L.L.C. 1301 K St., NW, Suite 1000 West Washington, DC 20005 Counsel for SBC

Paul G. Lane Leo J. Bub Anthony K. Conroy Diana Harter Southwestern Bell Telephone Co. One Bell Center, Room 3520 St. Louis, MO 63101

Mark C. Rosenblum Geraldine Mack AT&T Corporation 295 North Maple Ave. Basking Ridge, NJ 07920

David W. Carpenter
Mark E. Haddad
Ronald S. Flagg
David L. Lawson
Richard E. Young
Christopher T. Shenk
Sidley and Austin
1722 Eye Street, NW
Washington, DC 20006
Counsel for AT&T Corporation

David J. Newburger
Newburger & Vossmeyer
One Metropolitan Square, Suite 2400
St. Louis, MO 63102
Counsel for Campaign for
Telecommunications Access

William Andrew Dalton General Counsel City Utilities of Springfield, MO 301 E. Central Street P.O. Box 551 Springfield, MO 65801

James Baller
Sean A. Stokes
The Baller Herbst Law Group, PC
1820 Jefferson Place, NW, Suite 200
Washington, DC 20036
Counsel for City Utilities of Springfield

Andrew D. Lippman
Patrick J. Donovan
Harisha J. Bastiampillai
Swidler, Berlin, Shereff, Friedman, LLP
3000 K Street. NW, Suite 300
Washington, DC 20007
Counsel for El Paso Networks and
PacWest Telecom

Robert Lopardo Keith L. Seat Lori Wright MCI WorldCom, Inc. 1133 19th St.. NW Washington, DC 20036 Counsel for MCI WorldCom

Martha S. Hogerty Michael F. Dandino Office of Public Counsel 650 Governor's Office Building 200 Madison Street P.O. Box 7800 Jefferson City, MO 65102

Ron Walters Z-Tel Communications, Inc. 601 S. Harbor Island Blvd., Suite 220 Tampa, FL 33602 William A. Haas
Deputy General Counsel & VP
Bradley R. Kruse
Senior Regional Counsel
McLeodUSA Incorporated
McLeodUSA Technology Park
6400 C Street, SW
P.O. Box 3177
Cedar Rapids, Iowa 52406-3177

Glenn S. Richards
Susan M. Hafeli
Shaw Pittman
2300 N Street, NW
Washington, DC 20037
Counsel for National ALEC Association/
Prepaid Communications Association

Edward J. Cadieux, Vice President Carol Keith, Director Regulatory - Midwest Region NuVox, Inc. 16090 Swingley Ridge Road, Suite 500 Chesterfield, MO 63017

Brad E. Mutschelknaus John Heitmann Kelley Drye & Warren LLP 1200 19th St., NW, Suite 500 Washington, DC 20036 Attorneys for NuVox

Jonathan E. Canis Michael B. Hazzard Kelley, Drye & Warren LLP 1200 Nineteenth St., NW, Fifth Floor Washington, DC 20036 Counsel to Z-Tel

John Sumpter Vice President, Regulatory PacWest Telecom, Inc. 4210 Coronado Avenue Stockton, CA 95204 Craig W. Donaldson Vice President & General Counsel David A. Huberman, Regulatory Counsel Rebecca E. Boswell, Regulatory Counsel SCC Communications Corporation 6285 Lookout Road Boulder, CO 80301

A. Renee Callahan Willkie Farr & Gallagher Three Lafayette Centre 1155 21st St., NW Washington, DC 20036 Counsel for Sprint Gary Remondino FCC - Policy & Programming 445 12th Street SW Room 5-C140 Washington, D.C. 20554